IN THE MICHIGAN COURT OF APPEALS ORDER

Re: People of MI v Albert Shaw Docket No. 289994 L.C. No. 06-001205-FH

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The delayed application for leave to appeal is DISMISSED for lack of jurisdiction. Appellant cannot appeal the apparent January 25, 2008 oral ruling of the circuit court by means of a delayed application for leave to appeal because such an application may only be filed from a "judgment" or "order." MCR 7.205(F)(3). An oral ruling does not constitute such a judgment or order. See *People v Vincent*, 455 Mich 110, 123; 565 NW2d 629 (1997) (a judgment or order in a criminal case does not become effective until reduced to writing and signed).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAR 0 2 2009

Date

Griden Schult Mensel